213-cv-00193 Document 970 Filed on 11628 6 6 1 2 2 3 6 6

THE HOWOLABLE JOE BIVEN

VICE- PRESIDENT OF THE UNITED STATES OF AMERICA

THE DWIGHT DAVID EISENHOUER EXECUTIVE

OF BUILDING

WASHINGTON, DISTRIC TSouthern District Court

20501

NOV 2 2016

HI 50E!

David J. Bradley, Clerk of Court

FROM: C. PILHARIS QUARE; 38 LOWA LINGA LANCH KOAD; VADITO, NEW MEXICA, 87579

THIS INFORMALITY SEEMS TO BE FITTING THE WAY THE 2015-16 PRESIDENTIAL ELECTION IS GOING, TO START, I DID NOT VOTE FOR ANY CANDIDATE ON THE BALLOT BUT DID WEITE IN A PERSON AS A REPUBLI-CAN. MKS. QUADE AND I ARE WHAT ONE MIGHT CALL " GOLDWATER REPUBLICANS," THAT MEANS WE ARE LEFT OF LENTER IN TODAY'S KE PUBLICHN PHRTY. EUERYONE NECALLS THE FIRST PART OF HIS STATEMENT FROM THE KEPUBLICAN CONVEN-T10N,1964=

"EXTREMISM IN THE DEFENSE DE LIBERTY IS NO VICE."

BUT THEY TEND TO FOLGET THE SECOND PARTS

"MODERATION IN THE PURSUIT OF JUSTICE IS NO VIKTUE."

OF COURSE, BEING "LEFT OF CENTER" IN THE KEPUR-LICAN PARTY ENCOURAGES US TO VOTE "DEMOCRAT" IN GENERAL ELECTIONS. IN 2008, I DID VOTE POR YOU! I HIGHLY RESPECT JOHN MECHIN BE-CHUSE OF HIS MILITARY RECORD BUT AS SOON AS I LEARNEN OF HIS "KUNNING MATE" I WROTE TO

THE LOCAL FEDERAL JUDGE, ASKING IF I COULD SPLIT MY VOTE AND VOTE SEPAKATELY FOR PARSI-DENT AND VILE-PRESIDENT LIKE THE ELECTORS DO. OF COURSE, BY TEXAS STATE LAW I CONLONT. SO I UDTER "OB HMH-BIDEN," MY DIFFICULTY WITH MK. DBAMA WAS HIS LACK OF EXPERIENCE-- HE HAS YET TO STAM FOR RE-FLECTION TO THE SENATE!

FULTHER, AND MANY MISS THE POINT ON THIS, HE IS NOT AFRICAN-AMERICAN, -- HE IS NOT OF THE SLAVE HEATTAGE EVEN THOUGH MICHELLE IS-HE IS INTERNATIONAL AMERICAN OR AFRICAN AND AMERICAN_ STARTING WITH COLLEGE DAYS AT THE UNIVERSITY OF OKLAHOMA, I HAVE WOKKER WITH A LOT OF INTERNATIONALS -- SUPERIORS, INFREIORS, AND PEERS. VERY, VERY FEW ELECTED DEFICIALS HAVE/HAL THIS EXPERIENCE AND CLOSE INTERNA-TIONAL TIES ARE, GENERALLY, A LIABILITY AT ELEC-FION TIME. IN ANY CASE, I DID APPLY TO BE SECKETARY OF EDUCATION. AS IT TURNER OUT, MY EDUCHTIONAL OR PEDAGOGIAL, PHILOSOPHY ARE AT ODDS WITH OPERSON, GOT THE JOB. BASILLY, MY POSITION 15 THAT K-12 SHOULD NOT BE GEAREN AS "LOLLEGE PLEPOKATORY" BUT ALSO TAKENOR THE 50% OF THE WOLK FORCE THAT WILL NOT BE WOINL TO LOLLEGE FURTHER, I, WITH THE INFORMATION I HAVE, AM OPPOSED TO CHARER SCHOOLS" THAT, ESSENTIALLY, GET TAX DOLLARS FOR A PLIVATE

Case 2:13-cv-00193 Document 9763 Filed on 11/28/16 in TXSD Page 3 of 8

EDUCATION WITH A HIVHLY RESTRICTED STUDENT BOBY, THIS IS SENDING "PUBLIC K-IZ" DOWN THE TOILET."

ENOUGH OF 2008 STUDY, NOW TO THE 2015-16 COMERY! IT IS COMERY AND NOT HUMOR, WHICH MAKES THE SITUATION SAD, NOT FUNNY, LETIS START WITH TEXAS' COVERNOR GARGABONT'S NINGLA PROPOSED CONSTITUTIONAL AMBNOMENS. TE YOU ARE NOT AWARE OF THEM, THEM YOUR STAPP IS CLEARLY DELINGUENT. FULTHER, IT IS YET TO BE ESTABLISHED THAT, TECHNICLY, TED LKUZ 15 NOT AN ILLEGAL IMMIGRANT, THEMEROIR, IT 15 YET TO BE ESTABLISHED THAT HE IS BLIG-IBLE TO BE A U.S. SENATOR LET ALONE PARSIDENT. IT IS CLEAR THAT HE WAS BORN IN CANADA BUT IT IS YET TO BE ESTABLISHED THAT HIS MOTHER SATISFIEN THE U.S. KESIDENCY KERUIKEMENTS FOR HIMTO BE NATURAL OR NATIVE BOAN TO THE U-S-A .. FULTHER, IN 1474 THERE WAS UERY, UERY SORT BOARDING CHOSSINGS BETWEEN THE U-S. AND CHN ADA.

NOW TO MAS. CLINTON: MY OBJECTION TO HAM

15 NOT THAT SHE 15 M WOMAN BUT THE "FIRST

LARY" OF A FORMER PRESIDENT. WE HAVE NOT

LARY "OF A FORMER PRESIDENT. WE HAVE NOT

HAD THE EXPERIENCE FROM 1915-40 AND IT

15 WELL-BSTABLISHED AND CLEAR TO MOST THAT

THE HUSBAND, A FORMER LOUGANOR WITO WAS

Case 2:13-cv-00193 Document 970 THEOD 11/28/16 in TXSD Page 4 of 8

IMPERITED AND THERE FORE INELIGIBLE, "RAN THE

SHOW" WHILE THE "MAS." WAS COVERNOR AND OTHER

TIMES AS WELL.

AND TO MK. TRUMP AND HIS POST- BLECTION "POLITICAL BEHAVIOR" AS EVERYONE ILNOWS HIS PENSONAL LIFE LEAVES A LOT TO BE DESIDED TO SAY THE LEAST. HIS FOUNDATION HAS ALOT OF PROBLEMS FOR HIM AND IT IS NOT CLEAR "HOW TO CLEAN HIS SKIRTS" THEZE. BUT MOLE IMPORTANT 415 PAE- AND POSTELECTION ON MRS, CLI NTON'S E-MAIL PHOBLEMS WHILE SELKE TALY OR STATE. BEFOLE THE ELECTION, HIS PUBLIC POSITION WAS THAT IT COULD BE CKIMINAL AND SHE SHOULD BE PROSECUTED POST ELECTION -- LET ME PUT IT THIS WAY -- HE HAS ISSUED A " PLESI-DENTAL PARDON" WITH EXTREMSLY FEW FACTS BOTH PRE- AND POST-. IT HAS BECOME OBVIOUS THAT HE DOES NOT BELIEVE IN "LAW AND ORDER" IN THIS CASE "DUE PROCESS." FURTHER, "HE HAS 155UED AN EXECUTIVE OLDER" THAT CONGRESS STOP HEARINGS IN THE MATTER!" SO, MK. TRUMP HAS ADVANCED THE POSITION THAT CONGLESS SHOULD NOT EXECCISE IT & CHECK" WHEN IT COMES TO INTEGRITY OF THE EXECUTIVE! ALL OF THIS BEFORE THE ELECTOMIL COLLEGE HAS MET TO LEATIFY HIM AS PLESIDENT ELECT, LET ALONE BEFORE BEING SWOLN IN." AND MK-TRUMP'S

STANCE TOWARDS MEXICO IS EXTREMELY THOU-BLING.

NOW TO THE SEXIOUS PURPOSE OF THIS LETTEL. SINCE I DO NOT HAVE CURRENT ACCRES
TO A COMPUTOR, HERE ARE THE RESULTS OF MILS.
WURDE'S RESEARCH: TKADI FIDNALLY, THE FLECTORS
MEET IN THEIR RESPECTIVE STATE CAPITHIS
AND FORWARD THEIR RESULTS TO "THE VILEPRESITENT OF THE SENATE"- I BO NOT HAVE A
LORY OF THE CONSTITUTION WITH ME - WITH MUST
BE YOU, NOT "YOUR" PRESIDENT PRO-TEM, 50

HERE 15 MY QUESTION:

"BELAUSE OF THE SERIOUSNESS OR OUR NATIONAL SITUATION, CAM YOU CALL THE ELECTORS
TO THE CAPITAL TO, SO TO SPEAK, MEET IN COMTO THE CAPITAL TO, SO TO SPEAK, MEET IN COMMITTEE?" THE IDEA 15 TO DISCUSS AND WORK
THIS COMPLICATED MESS THAT, WE THE CITIZENS
OF THE US-A., HAVE GOTTEN OURSELVES INTO.

IT IS EXTREMELY CLOSE TO ANALOHY, ESPECIALLY
AT THE FEDERAL LEVEL. FOR EXAMPLE, LIKE
THE 1787-88 CONSTITUTIONAL CONJENTION YOU

COULD PUT THE PRESIDENT PROTEIN DE THE SENATION
"IN THE CHAIR" AND DISCUSSION AND VOTES WOULD
NOT BE BINDING."

SOME THING HAS TO BE DONE TO GET US OUT

Case 2:13-cv-00193 Document 970 Filed on 11/28/16 in TXSD Page 6 of 8

OF THIS MESS, AS I SEE THINGS. DIP I MENTION

IT PREVIOUSLY, TITAT IN THIS GENERAL ELECTION

I WROTE IN A NAME FOR PRESIDENT SAYING

WHAT I, IN ESSENCE, VOTING KE PUBLICAN BUT

NOT FOR ML. TRUMP?

IN CONCLUSION, I SHOULD SAY THAT IN OCTO. BER 2014 WHEN I LEARNER THAT FEDERAL JUDGE NELUA DON HAIRS KAMOS OF TEXAS WAS "HANDLING" THE VOTER ID PROBLEM, THE I SENT HER SOME INFORMATION ON THE "VOTER IO" MATTER AND SOME OTHER PROBLEMS WITH ELECTIONS IN TEXAS THAT I HAVERAGE EXPERIENCES IN KELENT YEARS. AFTER THAT, SHE HAS KEPT ME IN FORMER OF THESE MATTELLS "GOING ON IN HER COURT" AND I CONTINUE TO WHITE TO HER WITH SOME COPIES COING TO CHIEF JUSTICE JOHN U. KOBERTS, JR .. THIS STUPP IN TEXAS, HSISEE IT, IS SUCH A MESS THAT SHE NEEDS ALLOF THE BACKUP SHE CAN GET! THEREFORE, AS A COURT-ESY, I AM SENDING A COPY OF THIS LETTER TO HER.

THANK YOU FOR YOUR ATTENTION, PEOPLE THAT I
VISIT WITH, SOME, WISH THAT YOU WERE ON THE PRESINENTIAL BALLOT. I PUT YOU IN THE CATEGORY OF SEC.
OF STATE JOHN KBARY, BOTH OF YOU WARE TOBUSY
WITH THE DEMANAS OF YOUR KESPECTIVE "SOBE" TO
LAUNCH AN A DELUATE CAMPRION, YOU MAY BE TOO YOUNG
TO ALNOW THAT THAT WAS LBT IN 1960. FORTUNATELY,
SAM RAYBURN "KNEW HOW TO SET HM. ON THE THEST. I GAR.

